UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NEW YORK

IN RE:

THOMAS M. & MARIANN E. COLEMAN Debtor(s)

B-17-10072 K

SIR OR MADAM: Take notice that an ORDER, of which the within is a copy, submitted in the within entitled action for the signature of the Bankruptcy Judge on MAR 1 7 2017 and to be entered in the Clerk's Office of the United States Bankruptcy Court, Western District of New York immediately upon such signing.

Please read the Order carefully and be certain that you fully understand its terms. Pay special attention to the provisions specifying the amount to be paid by the debtor to the Trustee (please note that the payments called for by the plan should already have begun and must continue until further notification from this office); the percentage to be repaid to the unsecured category of creditors; and the claims that are listed as secured up to the amount set forth next to them.

If any portion of this Order is not in accord with your understanding of the case, you should seek to vacate the Order at once, bearing in mind that under the Federal Rules an order is final ten days after its date of entry. (If you call the Trustee's office at once, it is even possible you might be able to intercept the Order before it is signed and entered in the Court).

It is suggested that any debtor who questions any aspect of this Order first contact his attorney to discuss the potential problem with counsel prior to making formal objection. However, if counsel cannot be reached or if for any reason the debtor desires to take immediate action, this suggestion should in no way be construed as denigrating debtor's right to object personally to any portion of the Order.

Attorneys especially should note, inter alia, that if a judgment creditor is listed as

"unsecured" because the judgment lien would impair the exemption in real property to

which the debtor is otherwise entitled or because the judgment is for any other reason

voidable, it is incumbent upon debtor's attorney to make formal written motion before the

Court to avoid such lien under 11 USC 522(f)(1) or other applicable Code section.

Failure to do so will mean that the lien will survive the ultimate discharge in the case.

Please note further that in about three to four months you will be receiving a

"Motion to Allow Claims" and "Order Approving Claims" (hereinafter the "Motion")

which will set forth in greater detail the claims that have been filed and the proposed

method of paying such claims. It is imperative that you review the Motion carefully and

be satisfied that the claims are being paid in accordance with your understanding of the

Chapter 13 Plan. If you feel that a claim is not properly listed, it is the responsibility of

the debtor and/or attorney to make formal objection to the pertinent portion of the

Motion, or in the alternative, to file a claim on behalf of a creditor who has not done so.

(An explanatory memo fully delineating the responsibilities of debtor and counsel with

regard to the Motion is available upon request from the Chapter 13 Trustee's Office.)

ALBERT J. MOGAVERO CHAPTER 13 TRUSTEE U.S. BANKRUPTCY COURT WESTERN DISTRICT OF NEW YORK

BUFFALO, NY 14202

TO: Debtor(s) Attorney

Case 1-17-10072-MJK, Doc 20, Filed 03/28/17, Entered 03/28/17 14:38:28, Description: Main Document, Page 2 of 14

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NEW YORK
IN RE
THOMAS M. & MARIANN E. COLEMAN

ORDER CONFIRMING CHAPTER 13 PLAN B-17-10072 K

	Debtor(s)	

A Petition, Plan, Statement, Schedule of Exempt Property and other required forms and schedules were filed by the Debtor(s) under Chapter 13 of the Bankruptcy Code, and a meeting of creditors has been conducted upon due notice pursuant to Title 11, United States Code, Section 341, at which the Chapter 13 Trustee, the Debtor(s) and the attorney for the Debtor(s) were present and creditors or representatives of creditors were afforded an opportunity to be heard.

A hearing on confirmation of the Plan has been held upon due notice pursuant to Title 11, United States Code, Section 1324 on March 16, 2017. The Court has heard and determined all objections to the confirmation and to the Debtor's(s') Schedule of Exempt Property and has considered the plan as proposed or modified, the Trustee's Report and the testimony of the Debtor(s).

The Court, therefore, finds:

- (1) The Plan complies with the provisions of Chapter 13, Title 11, United States Code, and other applicable provisions of Title 11;
- (2) All fees, charges or amounts required under Chapter 123 of Title 28, or by the Plan, to be paid before confirmation have been paid;
- (3) The Plan has been proposed in good faith [the Court having considered the standards set forth. In Re Johnson (1983, CA 2 NY) 708 Fed 2d 865] and not by any means forbidden by law;
- (4) The value, as of the effective date of the Plan, of property to be distributed under the Plan on account of each allowed unsecured claim is not less than the amount that would be paid on such claim if the estate of the Debtor(s) were liquidated under Chapter 7 of Title 11 on such date;
  - (5) With respect to each allowed secured claim provided for by the Plan:
    - (A) The holder of each such claim has accepted the Plan; or
    - (B)(i) The Plan provides that --
      - (I) The holder of such claim retain the lien securing such claim until the earlier of (aa) the payment of the underlying debt determined under nonbankruptcy law; or

        - (bb) discharge under section 1328; and
- (II) If the case under this chapter is dismissed or converted without completion of the plan, such lien shall also be retained by such holder to the extent recognized by applicable nonbankruptcy law;
- (ii) The value, as of the effective date of the plan, of property to be distributed under the plan on account of such claim is not less than the allowed amount of such claim; and
- (iii) If the holder of the claim is secured by personal property, the amount of such payments shall not be less than an amount sufficient to provide to the holder of such claim adequate protection during the period of the plan; or
  - (C) The Debtor(s) has agreed to surrender the property securing such claim to the holder thereof;
  - (6) The Debtor(s) will be able to make all payments under the Plan to comply with the Plan;
- (7) The debtor has paid all amounts that are required to be paid under a domestic support obligation and that first become payable after the date of the filing of the petition if the debtor is required by a judicial or administrative order, or by statute, to pay such domestic support obligation;
- (8) The debtor has filed all applicable Federal, State, and local tax returns as required by section 1308; and
- (9) There are presently pending no objections to confirmation of the Plan or the Debtor's(s') Schedule of Exempt Property.

It is, accordingly, ORDERED that:

- (1) The Debtor's(s') Plan under Chapter 13 of the Bankruptcy Code, as proposed or modified, annexed hereto and made a part hereof, is confirmed.
- (2) Except for emergency medical or hospital care, the Debtor(s) shall not incur any new debts over \$250.00 outside the ordinary course of the Debtor's(s') financial affairs or business without the prior approval of the Trustee unless such prior approval is impracticable and therefore cannot be obtained; approval of the Court is not required.
- (3) Except as provided by specific Order of the Court, all entities are and continue to be subject to the provisions of Section 362 Title 11 of the United States Code, insofar as they are stayed or enjoined from commencing or continuing any proceeding or matter, or taking any actions against the Debtor(s) or the Debtor's(s') estate, as the same is defined by Section 362, and subject to the provisions of Section 1301, Title 11, United States Code, insofar as they are stayed or enjoined from commencing or continuing any proceeding or matter against a co-debtor, as the same is defined by Section 1301.

The provisions of the Plan bind the Debtor(s) and each creditor, whether or not the claim of such creditor is provided for by the Plan, and whether or not such creditor has objected to, has accepted, or has rejected the Plan.

- (4) Albert J. Mogavero is appointed Trustee of the said estate.
- (5) The debtor(s) shall forthwith and until further order of the Court pay to the Trustee the sum of per per .
- - (7) From the Debtor's(s') funds, the Trustee is directed to make payments in the following order.
    - (a) Filing fee to the Clerk, U.S. Bankruptcy Court (if unpaid);
    - (b) Retain at all times sufficient funds to pay all other accrued administrative expenses;
    - (c) The unpaid balance of the above-described fee to the Debtor's(s') attorney;
    - (d) Secured claims as hereinafter set forth:

**CREDITOR** 

SECURED VALUE

MONTHLY PMTS.

**INTEREST RATE** 

39%

US Bank

Full Mortgese IN plan

70G 83

Any timely and properly filed claims subsequent to the Meeting of creditors shall be allowed as unsecured only, except as may otherwise be agreed to by the Debtor(s) and the Court. No interest shall be paid on the unsecured portion of any secured claims; and no interest shall be paid on any other claim of the Debtor(s);

- (e) Priority payments in full as allowed by the Court;
- (f) The balance of funds not being retained for administrative expenses or used for payment of secured claims shall be accumulated and distributed to unsecured creditors;
- (h) Except to the extent specifically set forth hereinafter in this sub-paragraph, the plan makes no provision whatever for any payment to be made by the Chapter 13 Trustee on any claim



that is docketed by the Clerk of the Bankruptcy Court subsequent to the deadline to file a proof of claim (the "bar date") and thereafter, on motion of the Chapter 13 Trustee, ordered by the Bankruptcy Court to be allowed only as a late-filed claim:

## CLAIM NUMBER CREDITOR AMOUNT CLAIMED PROPOSED PAYMENT

- (i) Any Temporary reduction in, or suspension of, installment payments under this Plan, for a period not to exceed ten (10) weeks, may be granted upon application of the Debtor(s) without notice to creditors, as the Trustee deems proper.
- (8) The Trustee shall not be liable for any disbursement made pursuant to this Order, or pursuant to any other Order of this Court, if this case is hereafter determined to have been dismissed pursuant to 11 USC Section 521(1).
- (9) Pursuant to notice of a hearing to determine the validity of certain liens and security interests of the kind specified in Section 522(f)(1), (2)(A), (B), or (C), in property therein described, which property the Debtor(s) may exempt, and a hearing having been conducted herein, and it having been determined that the Debtor(s) has exempted the property specified and no objection to the Debtor's(s') exemption having been made or sustained, and that the liens of the following creditor(s) impair the exemption to which the Debtor(s) would be entitled under Section 522(b); therefore, the said property shall vest in the Debtor(s) free and clear of the liens and security interests of the following named creditor(s) and the claims of any such creditor(s) shall be allowed as an unsecured claim (unless such creditor is secured by other property) upon the timely filing of proof of such claim:

**CREDITOR** 

**SECURITY CLAIMED** 

MAR 2 8 2017

**NONE** 

(10) The Debtor(s) has rejected as burdensome the following executory contract(s):

NONE

Any claim timely and properly filed by a creditor arising from rejection of such executory contract(s) shall be allowed as if such claim has arisen before the date of the filing of the petition, subject to the right of the Debtor(s) or the Trustee to object to the amount of the claim. 11 U.S.C. Section 520(g).

(11) It shall be the continuing duty of the debtor(s) and his/her attorney to inform the Trustee of any change in income occurring at any time during the pendency of the plan, and also of any judicial award or settlement received in any lawsuit or proceeding and of any bequest or other windfall coming into the possession of the debtor(s) during such period of time. Upon receipt of such information, the trustee shall review the terms of the confirmed plan to be certain that such terms are still in conformity with the various provisions of Title 11 of the United States Code. Where appropriate, the Trustee shall move for "modification" of the debtor(s) Chapter 13 plan.

(12) Under 11 U.S.C. Section 1327 the property described below shall remain the property of the estate, title to which is vested in the Trustee until dismissal or closing the case or until further Order of the Court:

Dated:

MAR 2 8 2017



## TRUSTEE'S REPORT OF 341 MEETING

C.,

BK No. 17-10072 K

A STATE OF THE PERSON OF THE P

I.	Debtor(s) <u>Thomas M. &amp; Mariann E. Coleman</u>	
	DBA (if any)	
	AKA (if any)	
	AttorneyJoseph G. Frazier, Esq.	<del></del>
II.	Debtor Certifications:	
	Debtor(s) has stated under oath:	
	(1) All post-petition Domestic Support Obligations are paid	NA
	(2) All applicable Federal, State and Local Tax returns have be as required by Section 1308	
III.	ExemptionsNYS	Federal
V.	A. <u>Summary</u>	
	Payments \$ 824 per month	
	1 /	%
	Repayment to unsecured%	
	Total Debt \$ 39, 885	
	Duration of plan5	years
	Classification of unsecured creditors: Class 1 (co-signed loans at 100%)	
	Class 2 (student loans at	

Class 3		
		1
Rejection of Executory Contracts		
Other		<u></u>
Disposable Income		
(1) Above- Median Income		
Current Monthly Income (CMI)	_	6279
Expenses per Sec. 707(b)(2)(A) & (B)	(-) _	6279 5174
Disposable Income	_	1105
Applicable Commitment Period	x _	60
Minimum Amount that must be paid To Unsecured Creditors		66,30
(2) Below-Median Income		
Current Monthly Income (CMI)		
Schedule J Expenses and reasonable debt, Priority debt and arrearage debt	(-)	
Disposable Income		
Applicable Commitment Period	x _	36
Minimum Amount that must be paid To Unsecured Creditors		

C.	. <u>Feasibilt</u>	Y			
	Actu	al Monthly Inc	come	and the second s	4314
	Reas	onable Expens	ses per Schedule .		3424
	Actu	al Monthly Ex	cess		890
	Mon	thly Payment l	Proposed		824
D	Secured	<u>Claims</u>			
Name Creditor	Security Claimed	Perf. of Security	341 valuation	Monthly Paym	ent Under Plan
					, * ·
lls	Bank	(20 =	~ \ .	mortagas	
	Bank Trust	(29, 88	(3)	arrears	
					•

V. <u>Best Interest of Credite</u>	ors Test	
A. All assets listed?	Yes	No (It w 31'd part
B. Assets		No (It w 315 parts 890 Swann Rd
REAL PROPERTY	RESIDENCE	PARCEL 2
Market Value	\$ <u>74,000</u>	\$ 13000C
Less 1st Mortgage	-\$ <u>39,885</u>	-\$
Less 2nd Mortgage	-\$	-\$
Combined Residence Exemption (D&C 282- CPLR 5206 50,000/person	s_34115_	<b>\$</b>
Wild Card	\$	\$
Less non-avoidable judgment liens	-\$	-\$
Real property taxes	-\$	-\$
Cost of Sale	-\$	-\$
Non-exempt equity	\$	\$_65000
Total available for unsecured of		
	Debtor 2 \$	ro

AUTOMODII EC	- 5 - (1)	(2)
AUTOMOBILES Description	2002 Dodge	2007 Chevy
Market Value: Retail	\$ <i>1500</i>	\$ <i>5000</i>
Damage		· ·
Mileage	ALLANAMANA	
Options	· `.	
Less 5%		·
Total	\$	\$
Liens secured by vehicle	\$	\$
Exemption	\$ 3725	\$ 3725
Non-exempt equity	\$	§ 1225
Description	2003 Cherry	ATV (4) Canju
Market Value Retail:	\$ 2000	\$50 /5 <i>0</i> 00
Damage		
Mileage	-	
Options	<del></del>	
Less 5%	· · ·	
Total	\$	\$
Lien secured by vehicle	\$	\$
Exemption (D&C/2400/person)	\$	\$
Non-Exempt equity	\$ 2000	/ <b>\$</b> 0
Total available for unsecured cred	itors Debtor 1 /5, 075_	Debtor 2 \$

## **PERSONAL PROPERTY**

Items of personal p	property:
(a)	HHG2500
(b)	Firearms 1000
(c)	Other Jewely 500
Total Marke	et Value \$
Aggregate I (D&C 283 (	Exemption -\$
Less non av security inte	erests -\$
Available for un	Debtor 2 \$ 500
CASH AND AI	Debtor 2 \$ 500 LL OTHER PROPERTY
	Cash
	Bank accounts
	Retirement accounts
	Legal causes of action
	Tax refunds
	Accounts receivable Estate Anna Hartman
	U.S. Bonds

	Insu	cance Policies				
	(Les	s exemption per	Insurance L	aw 166)		
	Tota	l Market Value \$		1550		
		Less Exemption (D&C 283(2)				
		Less non-avoi security intere				
	Available for unsec	ured creditors I	Debtor 1 \$ _	725		
		]	Debtor 2 \$_			
<u>C.</u>	SUMMARY OF C	HAPTER 7 TES	<u>ST</u>			
1.	Total of non-exemp	t equity in:				
		Real Property	\$_	Debtor 1	Debtor 2 <b>6 5000</b>	
		Automobiles	unanese e	15075	3225 +7	15
		Personal Prope	erty	560	500)	
		Cash & all oth property	***************************************	775	725	
		Totals:	\$_	16350	69,575	<u>,</u>
2.	Less outstanding priority and/or state tax		ebtor 1 \$		Debtor 2 \$	
3.	Wild Cards	De	ebtor 1 \$ <u>. </u>	1867	Debtor 2 \$ 7867	
4.	Total available in a Chapliquidation		•	•	70191	
5.	Total to be distributed to under plan	unsecured non-p	oriority cred	itors \$		

	with the law:YESNO, for the following reasons:
	Objections to Confirmation:
II.	Other comments:
•	The Trustee recommends confirmation of the Plan:  YES  NO, for the following reasons:

CERTIFICATE OF SERVICE BY MAIL

OF \_\_\_\_CLERK

COPIES OF THIS Order Confirming

WERE PERSONALLY MAILED BY ME

ON \_\_3/21/2017

TO:

UNDER PENALTY OF PERJURY, I DECLARE

THAT THE FOREGOING IS TRUE & CORRECT

Trustee

Debtor

Debtor's Atty